SEMINOLE COUNTY GOVERNMENT AGENDA MEMORANDUM

SUBJECT: Board approval to renew Memorandum of Agreement for Landscape Maintenance on the I-4/17-92 Interchange as prepared by the Florida Department of Transportation (FDOT)

DEPARTMENT: Leisure Services **DIVISION:** Greenways and Natural Lands

AUTHORIZED BY: Joe Abel CONTACT: Bryan Nipe EXT: 2173

MOTION/RECOMMENDATION:

Board approval to renew Memorandum of Agreement for Landscape Maintenance on the I-4/17-92 Interchange as prepared by the Florida Department of Transportation (FDOT).

District 5 Brenda Carey

Bryan Nipe

BACKGROUND:

Seminole County entered into a Memorandum of Agreement with FDOT on October 24, 2006 whereas the County provides enhanced landscape maintenance on FDOT R/W at the 17-92 and I-4 interchange. The limits of maintenance include all landscaped embankments, slopes, and mowed zones on the southbound and northbound on/off ramps. FDOT reimburses the County annually at the amount FDOT would incur to provide standard highway landscape maintenance. The MOA was renewed through BCC consent in 2007. During budget worksessions in May of 2008, staff was asked to look into decreasing the level of service. Staff complied by removing fertilizer from the contract. The MOA was renewed through BCC consent in October 2008.

Through contract negotiation, reduction of services and field verification of quantities, current annual contract cost to maintain has been reduced from \$33,483 to \$7,528 (not including staff inspection/administration time). The current FDOT reimbursement to the County is \$7,638.50.

STAFF RECOMMENDATION:

Staff recommends that the Board approve renewal of Memorandum of Agreement No. AOH61 with FDOT.

ATTACHMENTS:

- 1. Agreement
- 2. FDOT Correspondence
- 3. 17-92 Interlocal Agreement Renewal '09
- 4. Landscape Maintenance letter

Additionally Reviewed By:

- **▼** Budget Review (Ben Crawford, Lisa Spriggs)
- County Attorney Review (Ann Colby)
- ▼ Grant Review (Jennifer Bero, Lisa Spriggs)
- ▼ Revenue Review (Cecilia Monti, Lisa Spriggs)

SEMINOLE COUNTY AND THE FLORIDA DEPARTMENT OF TRANSPORTATION

HIGHWAY MAINTENANCE MEMORANDUM OF AGREEMENT

Contract No.: AOH61

THIS Agreement, e	entered into this 24 day oc	TOBEに, 2006 by and between
the STATE OF FLORIDA	, DEPARTMENT OF TRANSPOR	TATION, a component agency of
the State of Florida, herein	after called the DEPARTMENT an	d the COUNTY of SEMINOLE,
State of Florida, existing un	nder the Laws of Florida, hereinafte	er called the COUNTY.
	WITNESSETH	
System, the DEPARTMEN	, as a part of the continual updating IT, for the purpose of safety, has croft the State Highway System within	eated roadway, roadside areas and
	, the COUNTY hereto is of the opi	nion that said roadway, roadside
	, the parties hereto mutually recogn setting forth the responsibilities of	_
WHEREAS	, the COUNTY, by Resolution 200	66 -/=- 226 dated the
day of	, 2006 attached heret	o as EXHIBIT"A" , which by
reference hereto shall becon	me a part hereof, desires to enter in	to this Agreement and authorizes
its officers to do so.		
Specials Country (C.)	EDLNO . 044050 1 70 00	CONTRA CONTRA LA CONTRA
Seminole County M.O.A.	FIN NO.: 244852-1-72-03	CONTRACT NO.: AOH61

NOW, THEREFORE, for and in consideration of the mutual benefits to flow each to the other, the parties covenant and agree as follows:

- 1. The COUNTY shall be responsible for routine maintenance of all shoulders, landscaped and/or turfed areas within DEPARTMENT rights-of-way having limits described by Exhibit "B", or subsequent amended limits mutually agreed to in writing by both parties. For the purpose of this Agreement, the maintenance to be provided by the COUNTY is defined in EXHIBIT "C", or as defined by subsequent amended definitions agreed in writing by both parties.
- 2. In the event of a natural disaster (i.e. hurricane, tornado, etc.) or other normal occurrences such as vehicle accidents and hazardous waste spills, the County and the Department will cooperate and coordinate the use of the their respective resources to provide for the clean up, removal and disposal of debris or other substances from the Department's right of way (described in Exhibit "B" or subsequently amended limits mutually agreed to in writing by the parties hereto). The Department shall not deduct from the payment to the County, costs for impairment of performance of any activity or part thereof defined in Exhibit "C", as a result of such event and the redirection of County forces towards fulfillment of the responsibility under this article. This paragraph shall not be interpreted to reduce the County's right to compensation or reimbursement from any other sources (i.e., FEMA) for the debris removal or other activities of the County subsequent to a natural disaster or accident.
- 3. To the extent permitted by Florida law the COUNTY agrees that it will indemnify and hold harmless the DEPARTMENT and all of the DEPARTMENT'S officers, agents, and employees from any claim, loss, damage, cost, charge or expense arising out of any act, action, neglect or omission by the COUNTY during the performance of this Agreement, whether direct or indirect, and whether to any person or property to which the DEPARTMENT or said parties may be subject, except that neither the COUNTY nor any of its subcontractors will be liable under this section for damages arising out of injury or damage to persons or property directly caused or resulting from the negligence of the DEPARTMENT or any of its officers, agents, or

employees. The Forgoing Provision is not intended to give rise to Rights in any third party to recover damages from the **COUNTY**, nor is it intention to constitute a waiver of sovereign immunity.

- 4. If, at any time while the terms of this Agreement are in effect, it shall come to the attention of the **DEPARTMENT's** Director of Transportation Operations, District 5, that the **COUNTY** responsibility as established herein or a part thereof is not being properly accomplished pursuant to the terms of this Agreement, said Director of Transportation Operations, District 5, may, at his option, issue a written notice in care of the Public Works Director to place said **COUNTY** on notice thereof. Thereafter the **COUNTY** shall have a period of (30) thirty calendar days within which to correct the cited deficiency or deficiencies. If said deficiency or deficiencies are not corrected within this time period the DEPARTMENT may at its option, proceed as follows:
- (A) Maintain the roadway shoulders, median strip or roadside area declared deficient with the DEPARTMENT or a Contractor's material, equipment and personnel. The actual cost for such work will be deducted from payment to the COUNTY or
- (B) Terminate this Agreement in accordance with Paragraph 11 of this Agreement.
- 5. During the term of this Agreement, the DEPARTMENT may from time to time engage in transportation projects on the roads covered by this agreement. Some of those projects may involve the DEPARTMENT's construction contractor temporarily assuming maintenance responsibility for the limits of the project. In that event, the Department will notify the Local Government of the limits of the project and the time frame for the project. During that time and for those limits, the Local Government will be released from its obligation to perform maintenance on those roads and the compensation to be paid under this agreement will be temporarily reduced. The reduction in compensation shall be based on the formula used to

initially compute the amount of compensation under this agreement and the Local Government will be notified of the amount of the reduction as part of the above-referenced notice.

- 6. The Department agrees to pay to the COUNTY, following a Notice to Proceed, compensation for the cost of maintenance as described under Item 1 of this Agreement. The payment will be in the amount of \$1,800.00 per quarter or a total sum of \$7,200.00 per year. In the event this Agreement is terminated as established by Paragraph 11 herein, payment shall be prorated to the date termination occurs. Detailed quarterly invoices, as provided further herein shall be sent to the Maintenance Contract Engineer of the Department at 2400 Camp Road, Oviedo Florida 32765. Delivery shall be effective upon receipt of a proper quarterly invoice and any required, associated documents.
- 7. Payment shall be made only after receipt of goods and services as provided in Section 215.422, Florida Statutes.
- (A) Any penalty for delay in payment shall be in accordance with Section 215.422(3) (b), Florida Statutes. Section 215.422(5), Florida Statutes provides that all purchasing agreements between a state agency and a vendor, applicable to this section, shall include a statement of the vendor's rights and the state's responsibilities under this section. The vendor's rights shall include being provided with the name and telephone number of the Vendor Ombudsman within the Department of Financial Services.
- (B) The COUNTY should be aware of the following time frames. Upon receipt, the Department has seven working days to inspect and approve the goods and services, unless otherwise specified herein. The Department has 20 days to deliver a request for payment (voucher) to the Department of Finance. The 20 days are measured from the latter of the date the invoice is received, at the location stated herein, or the goods or services are received, inspected and approved.
- (C) If payment is not available within 40 days, a separate interest penalty as established pursuant to Section 215.422, Florida Statutes, will be due and payable, in addition to

.: CONTRACT NO.: AOH61 FIN NO.: 244852-1-72-03

the invoice amount, to the COUNTY. Interest penalties of less than one (\$1.00) dollar shall not be enforced unless the COUNTY requests payment. Invoices, which have to be returned to the COUNTY because of COUNTY preparation errors, will result in a delay in the payment. The invoice payment requirements do not start until a properly completed invoice is provided to the Department.

- (D) A Vendor Ombudsman has been established within the Department of Financial Services. The duties of this individual include acting as an advocate for vendors who may be experiencing problems in obtaining timely payment(s) from the Department. The Vendor Ombudsman may be contacted at (850) 410-9724 or by calling the State Comptrollers Hotline, 1-800-848-3792.
- 8. Bills for fees or other compensation for services or expenses shall be submitted in detail sufficient for a proper preaudit and postaudit thereof.
- 9. Records of costs incurred under terms of this Agreement shall be maintained and made available upon request to the Department at all times during the period of this Agreement and for three years after final payment is made. Copies of these documents and records shall be furnished to the Department upon request. Records of costs incurred include the COUNTY's general accounting records and the project records, together with supporting documents and records of the COUNTY and all subcontractors performing work, and all other records of the COUNTY and subcontractors considered necessary by the Department for a proper audit of costs.
- 10. The COUNTY shall allow public access to all documents, papers, letters, or other material subject to the provisions of Chapter 119, Florida Statutes, and made or received by the COUNTY in conjunction with this Agreement. Failure by the COUNTY to grant such public access shall be grounds for immediate unilateral cancellation of this Agreement by the Department.

FIN NO.: 244852-1-72-03 CONTRACT NO.: AOH61

Seminole County M.O.A.

- 11. This Agreement or any part thereof is subject to termination under any one of the following conditions:
- (A) In the event the **DEPARTMENT** exercises the option identified by Paragraph 4 of this Agreement.
- (B) In the event the Legislature fails to make an annual appropriation to pay for the COUNTY's services to be performed hereunder.
- 12. The term of this Agreement commences on the date a written Notice to Proceed is issued to the COUNTY by the Department's District Maintenance Engineer, District 5, and shall continue for a period of one year from the date of issue of said Notice to Proceed.

This Agreement may be renewed for a period that may not exceed three (3) years or the term of the original contract, whichever period is longer. Renewals shall be contingent upon satisfactory performance evaluations by the Department and subject to the availability of funds. Any renewal or extension shall be in writing and shall be subject to the same terms and conditions set forth in this Agreement. Any renewal or extension shall be in writing and shall be subject to the same terms and conditions set forth in this Agreement, except that the price to be paid for the renewal periods may be increased by up to (3) percent at the discretion of the DEPARTMENT.

Renewals shall be made at the discretion and option of the Department and agreed to in writing by both parties; i.e., the Authorized Signatory for the COUNTY, and the Director of Transportation Operations, District 5, for the DEPARTMENT. Renewals shall be contingent upon satisfactory performance evaluations by the DEPARTMENT and subject to the availability of funds.

The term of this Agreement may be extended for a period not to exceed six (6) months, upon written Agreement by both parties and subject to the same terms and conditions as applicable for renewal of this Agreement.

- 13. In the event this Agreement extends beyond the DEPARTMENT'S current Fiscal Year that begins on July 1 of each year and ends on June 30 of each succeeding year, the COUNTY and the DEPARTMENT mutually agree that the State of Florida's performance and obligation to pay under this Contract is contingent upon an annual appropriation by the Legislature. In addition, Section 339.135(6)(a) of the Florida Statutes is incorporated by reference, and set forth herein below as follows:
 - F.S. "339.135(6)(a)" The DEPARTMENT, during any Fiscal Year, shall not expend money, incur any liability, or enter into any Contract which, by its terms, involves the expenditure of money in excess of the amounts budgeted as available for expenditure during such Fiscal Year. Any Contract, verbal or written, made in violation of this subsection is null and void, and no money may be paid on such contract. The DEPARTMENT shall require a statement from the Comptroller of the DEPARTMENT that funds are available prior to entering into any such Contract or other binding commitment of funds. Nothing herein contained shall prevent the making of Contracts for periods exceeding one (1) year, but any Contract so made shall be executory only for the value of the services to be rendered or agreed to be paid for in succeeding fiscal years; and this paragraph shall be incorporated verbatim in all Contracts of the DEPARTMENT which are for an amount in excess of \$25,000 and having a term for a period of more than one (1) year.
- 14. All work done on the DEPARTMENT rights-of-way shall be accomplished in accordance with the Department of Transportation Manual on Uniform Traffic Control Devices and The Department of Transportation DESIGN STANDARDS, current edition.
- 15. This writing embodies the whole agreement and under-standing of the parties. There are no promises, terms, conditions, or obligations other than those contained herein, and this Agreement shall supersede all previous communications, representations, or agreements either verbal or written, between the parties hereto.
- 16. This Agreement is nontransferable and nonassignable in whole or in part without consent of the DEPARTMENT.

- 17. This Agreement shall be governed by and construed according to the laws of the State of Florida.
- 18. A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid, proposal, or reply on a contract to provide any goods or services to a public entity, may not submit a bid, proposal, or reply on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids, proposals, or replies on leases of real property to any public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, Florida Statutes, for CATEGORY TWO for a period of thirty-six (36) months following the date of being placed on the convicted vendor list.

EXHIBIT "A"

RESOLUTION

RESOLUTION

THE FOLLOWING RESOLUTION WAS ADOPTED AT THE REGULAR MEETING OF THE BOARD OF COUNTY COMMISSIONERS OF SEMINOLE COUNTY, FLORIDA, ON THE 10 DAY OF oct. , 2006.

WHEREAS, the State of Florida Department of Transportation and Seminole County desire to maintain certain roadway, roadside areas and median strips on the State Highway System within Seminole County; and

WHEREAS, the State of Florida Department of Transportation has requested Seminole County to execute and deliver to the State of Florida Department of Transportation a Highway Maintenance Memorandum of Agreement for portions of the State Road System at the interchange of SR 15/600 (US 17/92) and Interstate 4 designating and setting the responsibilities of each party.

NOW, THEREFORE, BE IT RESOLVED by the Board of County Commissioners of Seminole County, Florida, that the Chairman is hereby authorized to make, execute and deliver to the State of Florida Department of Transportation the Highway Maintenance Memorandum of Agreement.

ADOPTED THIS 10 DAY OF October , 2006.

MARYANNE MORSE, Clerk to the Board of County Commissioners in

and for Seminole County, Florida.

BOARD OF COUNTY COMMISSIONERS SEMINOLE COUNTY

Carlton D. Henley, Chairman/

EXHIBIT "B"

THE ROADWAYS INCLUDED IN THIS AGREEMENT ARE:

SECTION	S.R.	LOCATION DESCRIPTION	LENGTH
77010000	15/600	US 17/92, from I-4 west to construction joint M.P. 16.850 to M.P. 16.929	. 0 79 mi
77010101	15/600	US 17/92, from construction joint west to St Johns River Bridge M.P. 0.00 to M.P. 0.211	.211 mi
77160000	I-4	I-4 west bound on ramp north To Volusia County Line M.P. 13.823 to 14.135	.312 mi

EXHIBIT "C"

ACTIVITY	DESCRIPTION
471	LARGE MACHINE MOWING
485	SMALL MACHINE MOWING
490	FERTILIZING
492	TREE TRIMMING
493	LANDSCAPING MAINTENANCE
497	CHEMICAL WEED/GRASS CONTROL
541	LITTER REMOVAL

LANDSCAPE MAINTENANCE PLAN

Scheduled Operations and Maintenance

Meet all requirements associated with turf care, shrubs/ground cover care, and tree care and noted in Landscape Plans. Perform work in accordance with Section 580 of the Florida Department of Transportation's Standard Specifications for Road and Bridge Construction, latest edition, which is hereby incorporated by reference and made a part of this contract.

Tree, Shrubs and Ground Cover Care

The following chart summarizes the landscape maintenance schedule detailed herein. It shall be used only as a guide.

Month	Application
January	Prune palms, fakahatchee grass and cordgrass, weeding, watering
February	Fertilization, weeding, watering
March	Insect/disease control, weeding, watering, mulching, prune

	Crape Myrtle
April	Weeding, watering
May	Fertilization and insect/disease control, weeding, watering
June	Weeding, watering
July	Insect/disease control, weeding, watering
August	Insect/disease control, weeding, watering
September	Insect/disease control, weeding, watering
October	Fertilization, weeding, watering
November	Insect/disease control, weeding, watering
December	Weeding, watering

Application of Fertilizers/Herbicide/Insecticide/Pesticide

Keep all fertilizers out of waters and remove immediately from all roadways

Submit a report containing bag usage and tonnage per area immediately following application.

Apply all fertilizers, herbicides, insecticides, pesticides (full coverage) according to manufacturer's instructions.

IN WITNESS WHEREOF, the parties hereto have caused these presents to be executed the day and year first above written.

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION

	DEPARTMENT OF TRANSPORTATION
COUNTY OF SEMINOLE	
(AGENCY) Board of County Commissioners	1
By: Carloton Deuly	By: Robert B. Mann
Carlton Henley, / Chairman (Date)	Director of Transportation Operations
(Date) 10/10/05/	
	District Five
· / / /	
Attest: (SEAL)	Attest:
(SEAL)	
(Date)	Executive Secretary (Date)
	I DO AT DEVILOYA
LEGAL REVIEW	LEGAL REVIEW
	0 10
/ MANA Blokes	Al Imbelalus 10/36/10
Legal Approval (Date)	District Counsel (Date)
	V
	District Maintenance Engineer Approval
	all 8-15-2006
	1114
	(Date)



CHARLIE CRIST GOVERNOR Oviedo Maintenance 2400 Camp Road Oviedo, Florida 32765 Telephone (407) 977-6530 Fax (407) 977-6535 STEPHANIE C. KOPELOUSOS SECRETARY

June 1, 2009

Mr. Bryan Nipe Seminole County Leisure Services 845 Lake Markham Road Sanford, Fl 32765

RE:

Contract Renewal

Contract No.

AOH61

FIN Project No:

244852-1-72-03

Contract Type:

MOA

Mr. Nipe:

This letter is to advise you that the referenced Maintenance Memorandum of Agreement between the Florida Department of Transportation and Seminole County which provides maintenance activities for portions of US 17/92 and I-4, described therein will expire on November 30, 2009.

The Department of Transportation has been satisfied with the County's past performance and wishes to renew the contract with the same terms and conditions. The renewal will be the amount of \$7,638.50 annually.

Please provide us with a letter establishing your commitment to renew this Memorandum of Agreement for the areas listed above within ten (10) days of receiving this letter.

Should you have any questions or concerns regarding the aforementioned contract, please contact our office by calling Ms. Lori H. Couey at (407) 977-6530 or by writing to the address listed above.

Sincerely

James E. Wood, Jr., P.E.

Oviedo Maintenance Engineer

cc: District Contracts Contract File

JEW: lhc

STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION CONTRACT RENEWAL

375-020-23 CONTRACTS ADMINISTRATION OGC - 04/08

Contract No.: AOH61	R	Renewal: (1st, 2nd, etc.) 3rd
Financial Project No(s).: 244852-1-72-03		
County(ies): Seminole		
	"Departmer	
Wi	TNESSETH	н:
WHEREAS, the Department and the Contractor	heretofore	on this 24th day of October 2006
entered into an Agreement whereby the Department reta		
		; and
NOW, THEREFORE, this Agreement witnesset to the other, the parties agree to a renewal of said origin December , 2009 and ending the 30th at a cost of \$ 7,638.50 . All terms and conditions of said original Agreement witnesset to the other, the parties agree to a renewal of said original to the same terms and ending the 30th at a cost of \$ 7,638.50 .	the original that for and all Agreeme defined by the state of the stat	nd in consideration of the mutual benefits to flow each ent for a period beginning the 1st day of day of November , 2010
See Attached Pg. 2 Name of Contractor See Attached Pg. 2		STATE OF FLORIDA DEPARTMENT OF TRANSPORTATION BY:
Contractor Name and Title		District Secretary or Designee (Signature)
BY: See Attached Pg. 2 Authorized Signature	. Т	Title:
Name of Surety	(SEAL) L	Legal:
City State	F	Fiscal:Approval as to Availability of Funds
Florida Licensed Insurance Agent or Date Attorney-In-Fact (Signature)	ſ	
Countersigned: Florida Licensed Insurance Agent Date	-	

Page 2 Contract Renewal FIN. Project No.: 244852-1-72-03

Contract No.: AOH61

ATTEST:	BOARD OF COUNTY COMMISSIONERS SEMINOLE COUNTY, FLORIDA
MARWANNE MODGE	By:
MARYANNE MORSE Clerk of the Board of	ROBERT E. DALLARI, Chairman
County Commissioners of	Date:
Seminole County, Florida.	
For the use and reliance	As authorized for execution
of Seminole County only.	by the Board of County Commissioners
	at their, 20
Approved as to form and	regular meeting.
Legal sufficiency.	
County Attorney	